## Law Offices of Christie L. McEvoy-Derrico, P.C.

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December 11, 2019

## VIA ELECTRONIC FILING

Hon.Cathy Seibel, U.S.D.J Charles L. Brieant United States Courthouse Courtroom 621 300 Quarropas Street White Plains, NY 10601 The parties should have asked permission for an extension before the fact discovery cutoff ran on 11/22/19. (Per the scheduling order, they can extend the deposition cutoff by agreement but only if it would not affect the fact discovery cutoff.) It is alright with me, however, as long as all discovery (fact and expert) is complete by 1/22/20 and premotion letters are submitted as scheduled. The Clerk shall terminate Doc. 13.

CATHY SEIBEL, U.S.D.J.

RE: Gowran et al v. State Fari 7:19-CV-03456(CS)

SO ORDERED.

Dear Honorable Madam:

Please let this letter serve as an update on the status of dis referenced matter.

12/11/19

- All paper discovery is complete
- Depositions have been completed for plaintiff and one defense witness
- The deposition of defense witness, Corey Anthony, has been scheduled for December 17, 2019
- The deposition of defense witness, Ben Helmick, has not yet been scheduled
- The parties have engaged in ongoing settlement discussions. A formal settlement conference has been scheduled for January 15, 2020, 1:00 PM.

The parties intend to be prepared for the February 7, 2020 court conference.

Very truly yours,

Christie L. McEvoy-Derrico

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cc: Laura Mulholland, Esq., Rivkin Radler